## ORIGINAL

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DISTRICT COURT OF GUAM

MAY 3 1 2006

MARY L.M. MORAN

CLERK OF COURT

## IN THE UNITED STATES DISTRICT COURT

FOR THE I	DISTRICT OF GUAM
UNITED STATES OF AMERICA,	) CRIMINAL CASE NO.04-00008
Plaintiff,	) )
vs.	) UNITED STATES' ) [PROPOSED] ) VERDICT FORM
KUANG-HUA CHEN,	)
Defendant.	
Pursuant to the Order of this Court, verdict form for purposes of this trial.  Respectfully submitted this 3/s/d	the United States hereby submits the followin lay of May 2006.
	By:  LEONARDO M. RAPADAS United States Attorney Districts of Guam and NMI  MARIVIC P. DAVID Assistant U.S. Attorney

Case 1:04-cr-00008

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Filed 05/31/2006

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## IN THE UNITED STATES DISTRICT COURT 1 2 FOR THE DISTRICT OF GUAM 3 CRIMINAL CASE NO.04-00008 UNITED STATES OF AMERICA, 4 5 Plaintiff, 6 VS. 7 **VERDICT FORM** 8 KUANG-HUA CHEN, 9 Defendant. 10 11 **COUNT I - CONSPIRACY TO IMPORT** 12 METHAMPHETAMINE HYDROCHLORIDE 13 We, the Jury, in the above-entitled case unanimously find the defendant, KUANG-HUA 14 CHEN: Violation of Title 21, United States Code, Sections 952(a), 960, and 963: 15 16 **NOT GUILTY** 17 **GUILTY** 18 as charged in Count I of the Superseding Indictment. 19 1. If you find the defendant KUANG-HUA CHEN guilty as charged in Count I of the 20 Superseding Indictment, do you unanimously find beyond a reasonable doubt that the controlled 21 substance that defendant KUANG-HUA CHEN conspired to import was methamphetamine 22 23 hydrochloride? 24 Yes 25 No 26 27

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1	2. If you find beyond a reasonable doubt that the controlled substance KUANG-HUA		
2	CHEN conspired to import was methamphetamine hydrochloride, do you unanimously find		
3	beyond a reasonable doubt that the total amount of methamphetamine hydrochloride defendant		
4	KUANG-HUA CHEN either directly imported or agreed, understood, or reasonably could have		
5	foreseen would be imported by other co-conspirators in furtherance of the conspiratorial		
6 7			
8	agreement was:		
9	at least 1.5 kilograms or more of methamphetamine hydrochloride;		
10	OR .		
11	at least 50 grams or more of methamphetamine hydrochloride;		
12	OR		
13	at least 5 grams but less than 50 grams of methamphetamine		
14	hydrochloride;		
15	OR		
16	a detectable amount but less than 5 grams of methamphetamine		
17	hydrochloride;		
18	COUNT II - IMPORTATION OF N, N-DIMETHYLAMPHETAMINE HYDROCHLORIDE		
19	We, the Jury, in the above-entitled case unanimously find the defendant, KUANG-HUA		
20	CHEN: Violation of Title 21, United States Code, Sections 952(a) and 960; and Title 18,		
21			
<ul><li>22</li><li>23</li></ul>	United States Code, Section 2:		
24	/ / NOT GUILTY		
25	/ / GUILTY		
26	as charged in Count II of the Superseding Indictment.		
27			
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1	1. If you find the defendant KUANG-HUA CHEN guilty as charged in Count II of the			
2	Superseding Indictment, do you unanimously find beyond a reasonable doubt that the controlled			
3	substance that defendant KUANG-HUA CHEN either directly imported or aided, abetted or			
5	caused another to import was N, N-dimethylamphetamine hydrochloride?			
6	Yes			
7	No			
8	2. If you find beyond a reasonable doubt that the controlled substance KUANG-HUA			
9	CHEN either directly imported or aided, abetted or caused another to import was N, N-			
L0 L1	dimethylamphetamine hydrochloride, do you unanimously find beyond a reasonable doubt that			
.2	the total amount of N, N-dimethylamphetamine hydrochloride defendant KUANG-HUA CHEN			
L3	either directly imported or aided, abetted or caused another to import was:			
.4	at least 1.5 kilograms or more of N, N-dimethylamphetamine			
L5	hydrochloride;			
L6	OR			
L7 L8	at least 50 grams or more of N, N-dimethylamphetamine hydrochloride;			
L9	OR			
20	at least 5 grams but less than 50 grams of N, N- dimethylamphetamine hydrochloride;			
22	OR			
23	a detectable amount but less than 5 grams of N, N-			
24	dimethylamphetamine hydrochloride;			
25				
26	<i>"</i>			
27 28	_3_			

## **COUNT III - CONSPIRACY TO DISTRIBUTE** 1 METHAMPHETAMINE HYDROCHLORIDE 2 We, the Jury, in the above-entitled case unanimously find the defendant, KUANG-HUA 3 CHEN: Violation of Title 21, United States Code, Sections 841(a)(1), 841(b) and 846: 4 5 **NOT GUILTY** 6 1 **GUILTY** 7 as charged in Count III of the Superseding Indictment. 8 1. If you find the defendant KUANG-HUA CHEN guilty as charged in Count III of the 9 Superseding Indictment, do you unanimously find beyond a reasonable doubt that the controlled 10 11 substance that defendant KUANG-HUA CHEN conspired to distribute was methamphetamine 12 hydrochloride? 13 Yes 14 No 15 2. If you find beyond a reasonable doubt that the controlled substance KUANG-HUA 16 17 CHEN conspired to distribute was methamphetamine hydrochloride, do you unanimously find 18 beyond a reasonable doubt that the total amount of methamphetamine hydrochloride defendant 19 KUANG-HUA CHEN either directly distributed or agreed, understood, or reasonably could have 20 foreseen would be distributed by other co-conspirators in furtherance of the conspiratorial 21 22 agreement was: 23 at least 1.5 kilograms or more of methamphetamine hydrochloride; 24 OR 25 at least 50 grams or more of methamphetamine hydrochloride; 26

OR

27

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1 2	at least 5 grams but less than 50 grams of methamphetamine hydrochloride;
3	OR
4	a detectable amount but less than 5 grams of methamphetamine
5	hydrochloride;
6	COUNT IV - POSSESSION WITH INTENT TO DISTRIBUTE N, N-DIMETHYLAMPHETAMINE HYDROCHLORIDE
7 8	We, the Jury, in the above-entitled case unanimously find the defendant, KUANG-HUA
9	CHEN: Violation of Title 21, United States Code, Sections 841(a)(1), 841(b); and Title 18,
10	United States Code, Section 2:
11	/ / NOT GUILTY
12	/ / GUILTY
13 14	as charged in Count IV of the Superseding Indictment.
15	1. If you find the defendant KUANG-HUA CHEN guilty as charged in Count IV of the
16	Superseding Indictment, do you unanimously find beyond a reasonable doubt that the controlled
17	substance that defendant KUANG-HUA CHEN either directly possessed with intent to distribute
18	or aided, abetted or caused another to possess with intent to distribute was N, N-
19 20	dimethylamphetamine hydrochloride?
21	Yes
22	No
23	2. If you find beyond a reasonable doubt that the controlled substance KUANG-HUA
24	
25	CHEN either directly possessed with intent to distribute or aided, abetted or caused another to
26	possess with intent to distribute was N, N-dimethylamphetamine hydrochloride, do you
27	unanimously find beyond a reasonable doubt that the total amount of N, N-dimethylamphetamine
28	<b>-</b> 5-

1	hydrochloride defendant KUANG-HUA CHEN either directly possessed with intent to distribute		
2	or aided, abetted or caused another to possess with intent to distribute was:		
3 4	at least 1.5 kilograms or more of N, N-dimethyl	at least 1.5 kilograms or more of N, N-dimethylamphetamine hydrochloride;	
5	OR		
6 7	at least 50 grams or more of N, N-dimethylamp	hetamine	
8	•		
9	<b>4</b>		
10			
11	OR OR		
12	a detectable amount but less than 5 grams of N,	N-	
13	dimethylamphetamine hydrochloride;		
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